104TH CONGRESS 2D SESSION

# S. 2170

To establish spending limits for entitlement programs and other mandatory spending programs, and for other purposes.

## IN THE SENATE OF THE UNITED STATES

**SEPTEMBER 30, 1996** 

Mrs. Kassebaum introduced the following bill; which was read twice and referred jointly pursuant to the order of August 4, 1977, to the Committees on the Budget and Governmental Affairs, with instructions that if one committee reports, the other committee have thirty days to report or be discharged

## A BILL

To establish spending limits for entitlement programs and other mandatory spending programs, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE AND TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Save Our Savings Act of 1996".
- 6 (b) Table of Contents.—

Sec. 1. Short title and table of contents.

TITLE I—CAP ENTITLEMENTS AND OTHER MANDATORY SPENDING

Sec. 101. Definitions.

- Sec. 102. Timetable.
- Sec. 103. Direct spending caps.
- Sec. 104. Economic assumptions.
- Sec. 105. Revisions to the caps for entitlement and other mandatory spending.

#### TITLE II—ENFORCEMENT PROVISIONS

- Sec. 201. Enforcing direct spending caps.
- Sec. 202. Reporting excess spending.
- Sec. 203. Enforcing direct spending limits.
- Sec. 204. Exempt programs and activities.
- Sec. 205. Special rules.
- Sec. 206. Current law baseline.

## 1 TITLE I—CAP ENTITLEMENTS AND OTHER

## 2 **MANDATORY SPENDING**

- 3 SEC. 101. DEFINITIONS.
- 4 For purposes of this Act:
- 5 (1) The term "eligible population" shall mean 6 those individuals to whom the United States is obli-7 gated to make a payment under the provisions of a
- 8 law creating entitlement authority. Such term shall
- 9 not include States, localities, corporations, or other
- 10 non-living entities, except that corporate farms may
- be part of the "eligible population" for programs ad-
- ministered by the Commodity Credit Corporation.
- 13 (2) The term "sequester" and "sequestration"
- refer to or mean the cancellation of budgetary re-
- sources provided by discretionary appropriations or
- direct spending law.
- 17 (3) The term "breach" means, for any fiscal
- year, the amount (if any) by which outlays for that

- year (within a category of direct spending) is above that category's direct spending cap for that year.
  - (4) The term "baseline" means the projection (described in section 206 of this Act) of current levels of new budget authority, outlays, receipts, and the surplus or deficit into the budget year and the outyears.
    - (5) The term "budgetary resources" means new budget authority; unobligated balances; direct spending authority; and obligation limitations.
    - (6) The term "discretionary appropriations" means budgetary resources (except to fund direct spending programs) provided in appropriations Acts. If an appropriations Act alters the level of direct spending or offsetting collections, that effect shall be treated as discretionary spending. Classifications of new accounts or activities and changes in classifications shall be made in consultation with the Committees on Appropriations and the Budget of the House of Representatives and the Senate and with the Congressional Budget Office.
      - (7) The term "direct spending" means—
      - (A) budget authority provided by law other than appropriations Acts, including entitlement authority; and

- 1 (B) the food stamp program.
- If a law other than an appropriations Act alters the level of discretionary appropriations or offsetting collections, that effect shall be treated as direct spending.
  - (8) The term "entitlement authority" means authority (whether temporary or permanent) to make payments (including loans and grants), the budget authority for which is not provided for in advance by appropriations Acts, to any person or government if, under the provisions of the law containing such authority, the United States is obligated to make such payments to persons or governments who meet the requirements established by such law.
  - (9) The term "current" means, with respect to OMB estimates included with a budget submission under section 1105(a) of title 31 U.S.C., the estimates consistent with the economic and technical assumptions underlying that budget.
  - (10) The term "account" means, for items not provided for in appropriations Acts, an item identified in the section "Federal Programs by Agency and Account" as it appears in the Analytical Perspectives to the President's fiscal year 1997 budget proposal at page 383.

1	(11) The term "budget year" means the fiscal
2	year of the Government that starts on the next Oc-
3	tober 1.
4	(12) The term "current year" means, with re-
5	spect to a budget year, the fiscal year that imme-
6	diately precedes that budget year.
7	(13) The term "outyear" means, with respect
8	to a budget year, any of the fiscal years that follow
9	the budget year.
10	(14) The term "OMB" means the Director of
11	the Office of Management and Budget.
12	(15) The term "CBO" means the Director of
13	the Congressional Budget Office.
14	(16) The terms "budget outlays" and "outlays"
15	mean, with respect to any fiscal year, expenditures
16	of funds under budget authority during such year.
17	(17) Budget authority and new budget
18	AUTHORITY.—
19	(A) IN GENERAL.—The term "budget au-
20	thority" means the authority provided by Fed-
21	eral law to incur financial obligations, as fol-
22	lows: provisions of law that make funds avail-
23	able for obligation and expenditure (other than
24	borrowing authority), including the authority to

obligate and expend the proceeds of offsetting

receipts and collections; borrowing authority, which means authority granted to a Federal entity to borrow and obligate and expend the borrowed funds, including through the issuance of promissory notes or other monetary credits; contract authority, which means the making of funds available for obligation but not for expenditure; and offsetting receipts and collections as negative budget authority, and the reduction thereof as positive budget authority.

- (B) LIMITATIONS ON BUDGET AUTHOR-ITY.—Any amount that is precluded from obligation in a fiscal year by a provision of law (such as a limitation or a benefit formula) shall not be budget authority in that year.
- (C) NEW BUDGET AUTHORITY.—The term "new budget authority" means, with respect to a fiscal year—
  - (i) budget authority that first becomes available for obligation in that year, including budget authority that becomes available in that year as the result of a reappropriation; or
  - (ii) borrowing authority, which means authority granted to a Federal entity to

1	borrow and obligate and expend the bor-
2	rowed funds, including through the issu-
3	ance of promissory notes of other monetary
4	credits;
5	(iii) contract authority, which means
6	the making of funds available for obliga-
7	tion but not for expenditure; and
8	(iv) offsetting receipts and collections
9	as negative budget authority; and the re-
10	duction thereof as positive budget author-
11	ity.
12	(18) The term "tax expenditures" means those
13	revenue losses attributable to provisions of the Fed-
14	eral tax laws which allow a special exclusion, exemp-
15	tion, or deduction from gross income or which pro-
16	vide a special credit, a preferential rate of tax, or a
17	deferral of tax liability; and the term "tax expendi-
18	tures budget" means an enumeration of such tax ex-
19	penditures.
20	(19) The term "appropriations Act" means an
21	Act referred to in section 105 of title 1 of the Unit
22	ed States Code.
23	(20) The term "deficit" means, with respect to
24	a fiscal year, the amount by which outlays exceed re-

ceipts during that year.

1	(21) The term "surplus" means, with respect to
2	a fiscal year, the amount by which receipts exceed
3	outlays during that year.
4	(22) The term "government-sponsored enter-
5	prise" means a corporate entity created by a law of
6	the United States that—
7	(A) has a Federal charter authorized by
8	law;
9	(i) is privately owned, as evidenced by
10	capital stock owned by private entities or
11	individuals;
12	(ii) is under the direction of a board
13	of directors, a majority of which is elected
14	by private owners;
15	(iii) is a financial institution with
16	power to—
17	(I) make loans or loan guaran-
18	tees for limited purposes such as to
19	provide credit for specific borrowers
20	or one sector; and
21	(II) raise funds by borrowing
22	(which does not carry the full faith
23	and credit of the Federal Govern-
24	ment) or to guarantee the debt of oth-
25	ers in unlimited amounts; and

1	(B) does not exercise powers that are re-
2	served to the Government as sovereign (such as
3	the power to tax or to regulate interstate com-
4	merce);
5	(i) does not have the power to commit
6	the Government financially (but it may be
7	a recipient of a loan guarantee commit-
8	ment made by the Government); and
9	(ii) has employees whose salaries and
10	expenses are paid by the enterprise and
11	are not Federal employees subject to title
12	5 of the United States Code.
13	(23) The term "sale of an asset" means the
14	sale to the public of any physical asset owned in
15	whole or in part by the United States.
16	(24) The term "direct spending caps means the
17	nominal dollar limits for entitlements and other
18	mandatory spending pursuant to section 103 of this
19	Act (as modified by any revisions provided for in
20	this Act).
21	SEC. 102. TIMETABLE.
	On or Before  January 15

sumptions

Preview report

Start of new fiscal year

Cutoff for in-session sequester

Baseline Update—OMB and CBO

## •S 2170 RIS

July 1 .....

August 1 .....

August 15 ......
October 1 .....

On or Before	Action to be Completed
December 15	OMB Issues Final (look back) Report
	for Prior Year and Preview for
	Current Year
December 15	Presidential Sequester Order

#### SEC. 103. DIRECTOR SPENDING CAPS.

2 (a) Effective upon enactment of this Act, the following direct spending caps shall apply to all entitlement authority except for undistributed offsetting receipts and net 5 interest outlays. For purposes of enforcing direct spending caps under this Act, each separate entitlement cap shall be defined as a "category". The statement of managers 7 to accompany this Act shall include the account numbers included in each specific category; that is, Medicaid 10 through veterans' benefits below. All direct spending accounts not included in the Statement of Managers under 11 a separate category shall be included under "Other Entitlements and Mandatory Spending".

[Fiscal years—dollars in millions]

	1997	1998	1999	2000	2001	2002
Medicaid	\$106,505	\$113,524	\$120,576	\$128,327	\$135,318	\$144,758
Food Stamps	26,001	25,763	26,963	28,282	29,513	30,715
Supplemental Security Income	25,944	25,457	27,011	31,737	28,844	33,910
Family Support	19,673	20,189	20,832	21,319	21,701	21,791
Earned Income Tax Credit	19,746	20,438	21,228	22,106	22,919	23,642
Social Security	365,403	383,402	402,351	422,412	444,081	466,767
Medicare	188,684	204,807	217,543	232,051	248,109	266,981
Federal retirement:						
Civilian/other	46,083	48,499	51,093	53,888	56,689	59,680
Military	29,848	30,881	31,949	33,022	34,122	35,259
Unemployment compensation	25,555	26,613	27,644	28,698	29,814	30,989
Veterans' benefits	20,179	20,499	20,644	22,243	19,643	22,633
Other entitlements and mandatory						
spending	25,922	36,380	33,839	35,746	35,224	34,645
Total entitlements and other mandatory spending	899,543	956,452	1,001,673	1,059,831	1,105,977	1,171,770

(b) Legislation enacted subsequent to this Act, whichcreates new or increased entitlement(s) and/or mandatory

1	spending, must make necessary revisions (if any) to the
2	caps contained in the table above as follows—
3	(1) create a new entitlement cap or caps; and
4	(2) for each fiscal year contained in the table
5	below specify—
6	(A) increases/decreases (if any) in the
7	cap(s) for specific categories enumerated in that
8	table, as revised pursuant to Section 105 of this
9	Act if applicable; and or
10	(B) increases/decreases (if any) to the
11	cap(s) for "Total Entitlements and Other Man-
12	datory Spending" enumerated in that table
13	above, as revised pursuant to Section 105 of
14	this Act if applicable; or
15	(3) the new/increased entitlement/mandatory
16	spending created pursuant to such legislation shall
17	be included under the "Other Entitlements and
18	Mandatory Spending" cap in the table above, as re-
19	vised pursuant to Section of this Act if applicable.
20	SEC. 104. ECONOMIC ASSUMPTIONS.
21	Subject to periodic reestimation based on changed
22	economic conditions or changes in eligible population, de-
23	terminations of the direct spending caps under section 103
24	of this Act, any breaches of such caps, and actions nec-

- 1 essary to remedy such breaches shall be based on the fol-
- 2 lowing economic assumptions (fiscal years).

Preliminary <sup>1</sup> Forecast

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	1996	1997	1998	1999	2000	2001	2002
Nominal GDP (Bil-	<b>7</b> 404	<b>5</b> .050	0.007	0.005	0.045	0.400	0.050
lions of dollars)	7,491	7,853	8,225	8,627	9,047	9,489	9,952
Nominal GDP (percentage change)	4.3	4.8	4.7	4.9	4.9	4.9	4.9
Real GDP <sup>2</sup> (per-	1.0	1.0	1	1.0	1.0	1.0	1.0
centage change)	1.8	2.0	2.0	2.1	2.1	2.1	2.1
Chain-type GDP							
Price Index (per-		2.0					
centage change)	2.6	2.8	2.7	2.7	2.7	2.7	2.7
CPI-U <sup>3</sup> (percentage	2.7	3.1	3.1	2.9	2.9	2.9	3.0
change) Unemployment	4.1	5.1	5.1	2.9	2.9	4.9	5.0
Rate (percent)	5.7	6.0	6.0	6.0	6.0	6.0	6.0
Three-Month Treas-	···	0.0	0.0	0.0	0.0	0.0	0.0
ury Bill Rate							
(percent)	5.0	4.8	4.8	4.8	4.8	4.8	4.8
Ten-Year Treasury							
Note Rate (per-	2.0						
cent)	6.0	6.3	6.4	6.4	6.4	6.4	6.4
Tax bases (billions of dollars:							
Corporate prof-							
its	595	609	618	618	626	643	665
Other taxable							
income	1,578	1,643	1,731	1,834	1,933	2,033	2,132
Wage and sal-							
ary disburse-							
ments	3,548	3,719	3,889	4,076	4,272	4,475	4,688
Total	5,721	5,972	6,237	6,529	6,831	7,151	7,485
// D /D							
Tax Bases (Percentage of GDP):							
Corporate prof-							
its	7.9	7.8	7.5	7.2	6.9	6.8	6.7
Other taxable					***		
income	21.1	20.9	21.0	21.3	21.4	21.4	21.4
Wage and sal-							
ary disburse-			4= 0	, <del>-</del> -	, <del>-</del>	, <del>-</del> -	
ments	47.4	47.4	47.3	47.3	47.2	47.2	47.1
Total	76.4	76.0	75.8	75.7	75.5	75.4	75.2

Source: The Congressional Budget Office, The Economic and Budget Outlook: Fiscal Years 1997-2006, p. 15.

 $<sup>^{1}\</sup>operatorname{Consistent}$  with the first official estimate for 1995 published on March 5, 1996.

<sup>&</sup>lt;sup>2</sup> Based on chained (1992) dollars.

<sup>&</sup>lt;sup>3</sup> CPI-U is the consumer price index for all urban consumers.

## SEC. 105. REVISIONS TO THE CAPS FOR ENTITLEMENTS 2 AND OTHER MANDATORY SPENDING. 3 REVISIONS TO DIRECT SPENDING CAPS 4 (a) Automatic Adjustments to Caps for Enti-5 TLEMENTS AND OTHER MANDATORY SPENDING.—When the President submits the budget under section 1105(a) 6 7 of title 31, United States Code, for any year, and when reports are submitted pursuant to section 201 calculate 9 (in the order set forth below), and the budget and reports 10 shall include, adjustments to the direct spending caps (and 11 those limits as cumulatively adjusted) for the current year, 12 the budget year and each outvear, to reflect the following: 13 CHANGES IN CONCEPTS AND (1)DEFINI-14 TIONS.—The adjustments produced by changes in 15 concepts and definitions shall equal the baseline lev-16 els of new budget authority and outlays using up-to-17 date concepts and definitions minus those levels 18 using the concepts and definitions in effect before 19 such changes. Such changes in concepts and defini-20 tions may only be made in consultation with the 21 Committees on Appropriations, the Budget, Govern-22 ment Reform and Oversight, and Governmental Af-23 fairs of the House of Representatives and the Senate 24 and the Congressional Budget Office.

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- (2) Changes in net outlays for all programs and activities exempt from sequestration under section 204 of this Act.
  - (3) Changes in inflation.—Inflation adjustment factors shall equal the ratio between the level of year-over-year inflation measured for the fiscal year most recently completed and the applicable estimated level for that year as set forth in the table at section 104 (Economic Assumptions) of this Act. Inflation shall be measured as Assumptions) of this Act. Inflation shall be measured as follows: for indexed programs, inflation shall be measured by the changes in the index specified in law; for programs providing health care, inflation shall be measured by changes in the consumer price index for all urban consumers for medical care components (CPI–U medical care); and for all other programs, inflation shall be measured by changes in the consumer price index for all urban consumers (CPI-U). The baseline and the direct spending caps shall be adjusted to reflect those changes.
    - (4) Changes in unemployment and interest rates.—For direct spending caps, OMB shall make adjustments in new budget authority and outlays for changes in actual unemployment and inter-

est rates. The adjustment factor for unemployment shall equal the ratio between the level of year-over unemployment measured for the fiscal year most recently completed and the applicable estimated level for that year set forth in the table at section 104 (Economic Assumptions) of this Act. The adjustment factor for inflation shall equal the level of year-over-year inflation measured for the fiscal year most recently completed and the applicable estimated level for that year set forth in the table at section 104 (Economic Assumptions) of this act. The baseline and the direct spending caps shall be adjusted to reflect those changes.

(5) Changes in Eligible Populations.—For direct spending caps, OMB shall make adjustments in new budget authority and outlays for changes in the number of eligible beneficiaries (the eligible population), in the year most recently completed, compared to the number projected to be eligible in the calculation of CBO's Estimates of the President's Budgetary Proposals contained in The Economic and Budget Outlook: Fiscal Years 1997–2006. The baseline and the direct spending caps shall be adjusted to reflect those changes.

1	(6) Intra-budgetary payments.—From dis-
2	cretionary accounts to mandatory accounts. The
3	baseline and the discretionary spending caps shall be
4	adjusted to reflect those changes.
5	(b) Permissible Revisions to Direct Spending
6	CAPS.—Direct spending caps as enacted pursuant to sec-
7	tion 103 of this Act may be revised as follows: Except as
8	required pursuant to section 105(a) of this Act, direct
9	spending caps may only be amended by recorded vote. It
10	shall be a matter of highest privilege in the House of Rep-
11	resentatives and the Senate for a Member of the House
12	of Representatives or the Senate to insist on a recorded
13	vote solely on the question of amending such caps.
14	TITLE II—ENFORCEMENT PROVISIONS
15	SEC. 201. ENFORCING DIRECT SPENDING CAPS.
16	(a) General Statement on Spending Caps.—
17	This title provides enforcement of the direct spending caps
18	on categories of spending established pursuant to section
19	103 of this Act. The provisions of this title trigger seques-
20	tration of direct spending that exceeds an applicable
21	spending cap.
22	(b) Overall Rules.—
23	(1) Eliminating a breach.—Each non-ex-
24	empt account within a category shall be reduced by
	a dollar amount calculated by multiplying the base.

- line level of sequestrable budgetary resources in that account at that time by the uniform percentage necessary to eliminate a breach within that category.
  - Except as otherwise provided, the same percentage sequestration shall apply to all programs, projects and activities within a budget account (with programs, projects and activities as delineated in the appropriation Act or accompanying report for the relevant fiscal year covering that account, or for amounts not included in appropriations Acts, as identified in the section "Federal Programs by Agency and Account" as it appears in the Analytical Perspectives to the President's FY 1997 Budget Proposal beginning at page 383.
    - (3) Administrative expenses associated with certain programs.—Notwithstanding any exemption, general rule or special rule in this Act, administrative expenses associated with all programs shall be fully subject to sequestration under this section.
    - (4) Indefinite authority.—Except as otherwise provided, sequestration in accounts for which obligations are indefinite shall be taken in a manner to ensure that obligations in the fiscal year of a se-

- 1 questration and succeeding fiscal years are reduced,
- 2 from the level that would actually have occurred, by
- 3 the applicable sequestration percentage or percent-
- 4 ages.
- 5 (5) CANCELLATION OF BUDGETARY RE-
- 6 SOURCES.—Budgetary resources sequestered from
- 7 any account other than an entitlement trust, special
- 8 or revolving fund account shall revert to the Treas-
- 9 ury and be permanently canceled or repealed.
- 10 (6) Implementing regulations.—Adminis-
- 11 trative regulations or similar actions implementing
- the sequestration of a program or activity shall be
- made within 30 days of the effective date of the se-
- 14 questration of that program or activity.

## 15 SEC. 202. REPORTING EXCESS SPENDING.

- 16 (a) Analysis of Actual Spending Levels.—Fol-
- 17 lowing the end of any fiscal year the Director of the Office
- 18 of Management and Budget shall compile a statement of
- 19 actual direct spending for that year. The statement shall
- 20 identify such spending by categories contained in section
- 21 103 of this Act.
- 22 (b) Estimate of Necessary Spending Reduc-
- 23 TION.—Based on the statement provided under subsection
- 24 (a), the Director of the Office of Management and Budget
- 25 shall issue a report to the President and the Congress on

- 1 December 15 of any year in which such statement identi-
- 2 fies actual or projected spending, in the current and/or
- 3 immediately preceding fiscal years, in excess of the total
- 4 direct spending cap(s) in section 103 of this Act, as ad-
- 5 justed pursuant to section 105 of this Act, by more than
- 6 one percent of the total direct spending cap(s) for such
- 7 year(s).
- 8 (1) All instances in which actual direct spend-
- 9 ing has exceeded the direct spending cap or caps
- identified in the preceding paragraph;
- 11 (2) For the current fiscal year, the difference
- between the amount of spending available under the
- direct spending caps identified under paragraph (b)
- above and estimated actual spending for the cat-
- egories associated with such caps;
- 16 (3) The amounts by which direct spending must
- be reduced in the current fiscal year so that total ac-
- tual and estimated direct spending for all cap cat-
- egories identified under paragraph (b) for the cur-
- 20 rent and immediately preceding fiscal years shall not
- 21 exceed the amounts available under the direct spend-
- ing caps for such fiscal years; and
- 23 (4) If the excess spending, in whole or in part,
- has resulted solely from changes in inflation, interest
- rates, unemployment or eligible population, the

1 amounts by which such spending has resulted solely 2 from such factors. 3 (c) Timetable.— Date Actions to be completed January 15 ...... CBO Economic and Budget Update First Monday in February ...... President's Budget (Includes Sequestration Update Based on New Assumptions CBO and OMB Updates August 1 ..... August 15 ..... Preview Report December 15 ..... OMB Issues Final (look back) Report for Prior Year and Preview for Current Year December 15 ..... Presidential Sequester Order SEC. 203. ENFORCING DIRECT SPENDING LIMITS. 5 (a) IN GENERAL.—All direct spending (except matters exempted from the caps under section 204 of this Act) 7 shall be subject to caps on total direct spending outlays for each fiscal year. Consistent with the cap on total outlays, separate caps are established for— 10 (1) any program (named in the table at section 11 103 of this Act, 12 (2) such other program or groups of programs 13 for which additional caps shall be established in sub-14 sequent legislation, or 15 (3) the remainder of direct spending programs, 16 except that the separate caps in section 103 of this 17 Act, plus any additional direct spending under such 18 additional separate caps as shall be established in

subsequent legislation, shall not exceed the cap for

- 1 total direct spending in section 103, as adjusted in
- 2 accordance with section 105 of this Act.
- 3 (b) For all direct spending programs (except matters
- 4 exempted under section 204, and programs subject to spe-
- 5 cial rules set forth under section 205, of this Act), not-
- 6 withstanding any other provisions of law, any sequestra-
- 7 tion required under this Act shall reduce benefit levels by
- 8 an amount sufficient to eliminate all excess spending iden-
- 9 tified in the report issued pursuant to section 202, while
- 10 maintaining the same uniform percentage reduction in the
- 11 monetary value of benefits subject to reduction under this
- 12 subsection.
- 13 (c) General Rules.—For programs subject to di-
- 14 rect spending caps—
- 15 (1) sequestration is triggered if total direct
- spending subject to the caps exceeds or is projected
- to exceed by more than 1 percent in any year the
- aggregate cap for direct spending for the current or
- immediately preceding fiscal year; or
- 20 (2) sequestration shall reduce spending under
- 21 each separate direct spending cap in proportion to
- the amounts each category of direct spending con-
- tributes or contributed to the overage.
- 24 (3) Uniform percentages.—In calculating
- 25 the uniform percentage applicable to the sequestra-

- tion of all spending programs or activities within each category, or the uniform percentage applicable to the sequestration of nonexempt direct spending programs or activities with each category, the sequestrable base for direct spending programs and activities is the total level of outlays for the fiscal year for those programs or activities in that category each current law baseline.
  - (4) Permanent sequestration of direct spending accounts shall be reduced in the fiscal year in which a sequestration occurs and in all succeeding fiscal years. Notwithstanding any other provision of this section, after the first direct spending sequestration, any later sequestration shall reduce direct spending by an amount in addition to, rather than in lieu of, the reduction in direct spending in place under the existing sequestration or sequestrations.
  - (5) For any direct spending program in which—
    - (A) outlays pay for entitlement benefits,
- 22 (B) a current-year sequestration takes ef-23 feet after the first day of the budget year, and

1	(C) that delay reduces the amount of enti-
2	tlement authority that is subject to sequestra-
3	tion in the budget.
4	The uniform percentage otherwise applicable to the
5	budget-year sequestration of a program or activity is
6	increased due to the delay, then it shall revert to the
7	uniform percentage calculated under paragraph (3)
8	when the budget year is completed.
9	(6) Indexed benefit payments.—If, under
10	any entitlement program—
11	(A) benefit payments are made to persons
12	or governments more frequently than once a
13	year, and
14	(B) the amount of entitlement authority is
15	periodically adjusted under existing law to re-
16	flect changes in a price index (commonly called
17	"cost of living adjustments").
18	Sequestration shall first be applied to the cost of liv-
19	ing adjustment before reductions are made to the
20	base benefit. For the first fiscal year to which a se-
21	questration order applies, the benefit payment re-
22	ductions in such programs accomplished by the
23	order shall take effect starting with the payment
24	made at the beginning of January following a final

sequester order. For the purposes of this subsection

- Veterans Compensation shall be considered a program that meets the conditions of the preceding sentence.
  - (7) Loan programs.—For all loans made, extended or otherwise modified on or after the date of sequestration, under loan programs subject to direct spending caps—
    - (A) the sequestrable base shall be total fees associated with all loans made extended or otherwise modified on or after the date of sequestration; and
    - (B) the fees paid by borrowers shall be increased by a uniform percentage sufficient to produce the dollar savings in such loan programs for the fiscal year or years of the sequestrations required by this section. Notwithstanding any other provision of law, in any year in which a sequester is in effect, all subsequent fees shall be increased by the uniform percentage and all proceeds from such fees shall be paid into the general fund of the Treasury.
  - (8) Insurance programs.—Any sequestration in a Federal program that sells insurance contracts to the public (including the Federal Crop Insurance fund, the National Insurance Development fund, the

1	National Flood Insurance fund, insurance activities
2	of the Overseas Private Insurance Corporation, and
3	Veterans' Life insurance programs)—
4	(A) the sequestrable base shall be all fees
5	associated with all contracts executed, extended
6	or otherwise modified on or after the date se-
7	questration takes effect; and
8	(B) shall be accomplished by increasing
9	premiums on contracts entered into extended or
10	otherwise modified, after the date a sequestra-
11	tion order takes effect by a uniform sequestra-
12	tion percentage sufficient to produce the dollar
13	savings in such programs required by the se-
14	questration.
15	Notwithstanding any other provision of law, for any
16	year in which a sequester affecting such programs is
17	in effect, subsequent premiums shall be increased by
18	the uniform percentage and all proceeds from the
19	premium increase shall be paid from the insurance
20	fund or account to the general fund of the Treasury.
21	(9) State grant formulas.—For all State
22	grant programs subject to direct spending caps—
23	(A) for all State grant programs subject to
24	direct spending caps, the total amount of funds

1	available for all States shall be reduced by the
2	amount required to be sequestered; or
3	(B) for State grant programs subject to di-
4	rect spending caps, if in the absence of caps
5	States would receive increased funding in the
6	current year compared to the immediately pre-
7	ceding fiscal year, sequestration shall first be
8	applied to the estimated increases before reduc-
9	tions are made compared to actual payments to
10	States in the previous year—
11	(i) the reductions shall be applied first
12	to the total estimated increases for all
13	States; then
14	(ii) the uniform reduction shall be
15	made from each State's grant; and
16	(iii) the uniform reduction shall apply
17	to the base funding levels available to
18	States in the immediately preceding fiscal
19	year only to the extent necessary to elimi-
20	nate any remaining excess over the direct
21	spending eap(s).
22	(d) WITHIN SESSION SEQUESTER.—If a bill or reso-
23	lution providing direct spending for a fiscal year in
24	progress is enacted before July 1 of that fiscal year and
25	causes a breach within a direct spending cap or caps for

1	that fiscal year, 15 days later there shall be a sequestra-
2	tion to eliminate that breach within that cap or caps fol-
3	lowing the procedures set forth in subsection (a).
4	SEC. 204. EXEMPT PROGRAMS AND ACTIVITIES.
5	(a) The following budget accounts, activities within
6	accounts, or income shall be exempt from sequestration
7	(1) Net interest.
8	(2) All payments to trust funds from excise
9	taxes or other receipts or collections properly cred-
10	itable to those trust funds.
11	(3) Offsetting receipts and collections.
12	(4) All payments from one Federal direct
13	spending budget account to another Federal budget
14	account; all intragovernmental funds including those
15	from which funding is derived primarily from other
16	Government accounts.
17	(5) Expenses to the extent they result from pri-
18	vate donations, bequests, or voluntary contributions
19	to the Government.
20	(6) Nonbudgetary activities, including but not
21	limited to—
22	(A) credit liquidating and financing ac-
23	counts;
24	(B) the Pension Benefit Guarantee Cor-
25	poration Trust funds;

1 (C) the Thrift Savings fund; 2 (D) the Federal Reserve System; and 3 (E) appropriations for the District of Columbia to the extent they are appropriations of 4 5 locally raised funds. 6 (7) Payments resulting from Government insur-7 ance, Government guarantees, or any other form of 8 contingent liability, to the extent those payments re-9 sult from contractual or other legally binding com-10 mitments of the Government at the time of any se-11 questration. 12 (8) The following accounts, which largely fulfill 13 requirements of the Constitution or otherwise make 14 payments to which the Government is committed: 15 Bureau of Indian Affairs, miscellaneous trust funds, 16 tribal trust funds (14–9973–0–7–999); claims, de-17 fense; claims, judgments and relief act (20–1895–0– 18 1–806); Compact of Free Association, economic as-

nent appropriations (20–9992–0–2–852); Eastern Indian land claims settlement fund (14–2202–0–1–

sistance pursuant to Public Law 99–658 (14–0415–

0-1-806); compensation of the President (11-0001-

0-1-802); Customs Service, miscellaneous perma-

24 806); Farm Credit System Financial Assistance Cor-

25 poration, interest payments (20–1850–0–1–351); In-

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- 1 ternal Revenue collections of Puerto Rico (20–5737–
- 2 0-2-852; payments of Vietnam and USS Pueblo
- 3 prisoner-of-war claims (15–0104–0–1–153); pay-
- 4 ments to copyright owners (03–5175–0–2–376); sal-
- 5 aries of article III judges (not including cost of liv-
- 6 ing adjustments); Soldier's and Airman's Home,
- 7 payment of claims (84–8930–0–7–705); and Wash-
- 8 ington Metropolitan Area Transit Authority, interest
- 9 payments (46–0300–0–1–401).
- 10 (9) The Following Noncredit Special, Revolving,
- or Trust-Revolving Funds: Exchange Stabilization
- 12 fund (20–4444–0–3–155); and Foreign Military
- 13 Sales trust fund (11–82232–0–7–155).
- 14 (b) Optional Exemption of Military Person-
- 15 NEL—.
- 16 (1) The President may, with respect to any
- 17 military personnel account, exempt that account
- from sequestration or provide for a lower uniform
- 19 percentage reduction that would otherwise apply.
- 20 (2) The President may not use the authority
- 21 provided by paragraph (1) unless he notifies the
- Congress of the manner in which such authority will
- be exercised on or before the initial snapshot date
- 24 for the budget year.

## 1 SEC. 205. SPECIAL RULES.

(a) Child Support Enforcement Program.—
Any sequestration order shall accomplish the full amount
of any required reduction in payments under sections 455
and 458 of the Social Security Act by reducing the Fed-
eral matching rate for State administrative costs under
the program, as specified (for the fiscal year involved) in
section 455(a) of such Act, to the extent necessary to re-
duce such expenditures by that amount.
(b) Commodity Credit Corporation.—
(1) Effective date.—For the Commodity
Credit Corporation, the date on which a sequestra-
tion order takes effect in a fiscal year shall vary for
each crop of a commodity. In general, the sequestra-
tion order shall take effect when issued, but for each
crop of a commodity for which 1-year contracts are
issued as an entitlement, the sequestration order
shall take effect with the start of the sign-up period
for that crop that beings after the sequestration
order is issued. Payments for each contract in such
a crop shall be reduced under the same terms and
conditions.
(2) Dairy Program—
(A) As the sole means of achieving any re-
duction in outlays under the milk price-support

program, the Secretary of Agriculture shall pro-

vide for a reduction to be made in the price received by producers for all milk in the United States and marketed by producers for commercial use.

- (B) That price reduction (measured in cents per hundred-weight of milk marketed) shall occur under subparagraph (A) of section 201(d)(2) of the Agricultural Act of 1949 (7 U.S.C. 1446(d)(2)(A)), shall begin on the day any sequestration order is issued, and shall not exceed the aggregate amount of the reduction in outlays under the milk price-support program, that otherwise would have been achieved by reducing payments made for the purchase of mild or the products of milk under this subsection during that fiscal year.
- (3) Effect of Delay.—For purposes of subsection (b)(1), the sequestrable base for Commodity Credit Corporation is the current-year level of gross outlays resulting from new budget authority that is subject to reduction under paragraphs (1) and (2).
- (4) CERTAIN AUTHORITY NOT TO BE LIM-ITED.—Nothing in this Act shall restrict the Corporation in the discharge of its authority and responsibility as a corporation to buy and sell com-

- 1 modities in world trade, or limit or reduce in any 2 way any appropriation that provides the Corporation 3 with funds to cover its realized losses.
  - (c) Earned Income Tax Credit.—
- 5 (1) The sequestrable base for Earned Income 6 Tax Credit Program is the dollar value of all current 7 year benefits to the entire eligible population.
- 8 (2) All Earned Income Tax Credits shall be re-9 duced, whether or not such credits otherwise would 10 result in cash payments to beneficiaries, by a uni-11 form percentage sufficient to produce the dollar sav-12 ings required by the sequestration.
- 13 (d) REGULAR AND EXTENDED UNEMPLOYMENT 14 COMPENSATION.—
  - (1) A State may reduce each weekly benefit payment made under the regular and extended unemployment benefit programs for any week of unemployment occurring during any period with respect to which payments are reduced under any sequestration order by a percentage not to exceed the percentage by which the Federal payment to the State is to be reduced for such week as a result of such order.
  - (2) A reduction by a State in accordance with paragraph (1) shall not be considered as a failure to

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- fulfill the requirements of section 3304(a)(11) of the
- 2 Internal Revenue Code of 1986.
- 3 (e) Federal Employees Health Benefits
- 4 Fund.—For the Federal Employees Health Benefits
- 5 Fund, a sequestration order shall take effect with the next
- 6 open season. The sequestration shall be accomplished by
- 7 annual payments from that fund to the General Fund of
- 8 the Treasury. Those annual payments shall be financed
- 9 solely by charging higher premiums. The sequestrable base
- 10 for the Fund is the current-year level of gross outlays re-
- 11 sulting from claims paid after the sequestration order
- 12 takes effect.
- 13 (f) Federal Housing Finance Board.—Any se-
- 14 questration of the Federal Housing Board shall be accom-
- 15 plished by annual payments (by the end of each fiscal
- 16 year) from that Board to the general fund of the Treasury,
- 17 in amounts equal to the uniform sequestration percentage
- 18 for that year times the gross obligations of the Board in
- 19 that year.
- 20 (g) Federal Pay.—
- 21 (1) In general.—New budget authority to pay
- Federal personnel from direct spending accounts
- shall be reduced by the uniform percentage cal-
- culated under section 203(3), as applicable, but no
- 25 sequestration order may reduce or have the effect of

1	reducing the rate of pay to which any individual is
2	entitled under any statutory pay system (as in-
3	creased by any amount payable under section 5304
4	of title 5, United States Code, or any increase in
5	rates of pay which is scheduled to take effect under
6	section 5303 of title 5, United States Code, section
7	1109 of title 37, United States Code, or any other
8	provision of law.
9	(2) Definitions.—For purposes of this sub-
10	section:
11	(A) The term "statutory pay system" shall
12	have the meaning given that term in section
13	5302(1) of title 5, United States Code.
14	(B) The term "elements of military pay"
15	means—
16	(i) the elements of compensation of
17	members of the uniformed services speci-
18	fied in section 1009 of title 37, United
19	States Code,
20	(ii) allowances provided members of
21	the uniformed services under sections
22	403(a) and 405 of such title, and
23	(iii) cadet pay and midshipman pay
24	under section 203 of such title.

1 (C) The term "uniformed services" shall 2 have the same meaning given that term in sec-3 tion 101(3) of title 37, United States Code.

## (h) Medicare.—

- (1) Timing of application of reductions.—
  - (A) In General.—Except as provided in subparagraph (B), if a reduction is made in payment amounts pursuant to sequestration order, the reduction shall be applied to payment for services furnished after the effective date of the order. For purposes of the previous sentence, in the case of inpatient services furnished for an individual, the services shall be considered to be furnished on the date of the individual's discharge from the inpatient facility.
  - (B) Payment on the basis of cost reporting period of the provider, the reduction shall be applied to payment or reduction shall be applied to payment

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for costs for such services incurred at any time during each cost reporting period of the provider any part of which occurs after the effective date of order, but only (for each such cost reporting period) in the same proportion as the fraction of the cost reporting period that occurs after the effective date of the order.

- (2) No increase in Beneficiary charges in ASSIGNMENT-RELATED CASES.—If a reduction in payment amounts is made pursuant to a sequestration order for services for which payment under part B of title XVIII of the Social Security Act is made on the basis of an assignment described in section 1842(b)(3)(B)(ii), in accordance with section 1842(b)(6)(B), or under the procedure described in section 1870(f)(1) of such Act, the person furnishing the services shall be considered to have accepted payment of the reasonable charge for the services, less any reduction in payment amount made pursuant to a sequestration order, as payment in full.
- (3) Part B Premiums.—In computing the amount and method of sequestration from part B of title XVIII of the Social Security Act—
- 24 (A) the amount of sequestration shall be 25 calculated by multiplying the total amount by

1	which Medicare spending exceeds the appro-
2	priate spending cap by a percentage that re-
3	flects the ratio of total spending under part B
4	to total Medicare spending; and
5	(B) sequestration in the part B program
6	shall be accomplished by increasing premiums
7	to beneficiaries.
8	(4) No effect on computation of AAPCC.—
9	In computing the adjusted average per capita cost
10	for purposes of section 1876(a)(4) of the Social Se-
11	curity Act, the Secretary of Health and Human
12	Services shall not take into account any reductions
13	in payment amounts which have been or may be ef-
14	fected under this part.
15	(i) Postal Service Fund.—Any sequestration of
16	the Postal Service fund shall be accomplished by annual
17	payments from that fund to the General Fund of the
18	Treasury, and the Postmaster General of the United
19	States and shall have the duty to make those payments
20	during the first fiscal year to which the sequestration
21	order applies and each succeeding fiscal year. The amount
22	of each annual payment shall be—
23	(1) the uniform sequestration percentage, times
24	(2) the estimated gross obligations of the Postal
25	Service fund in that year other than those obliga-

- 1 tions financed with an appropriation for revenue for-
- 2 gone that year.
- 3 Any such payment for a fiscal year shall be made as soon
- 4 as possible during the fiscal year, except that it may be
- 5 made in installments within that year if the payment
- 6 schedule is approved by the Secretary of the Treasury.
- 7 Within 30 days after the sequestration order is issued, the
- 8 Postmaster General shall submit to the Postal Rate Com-
- 9 mission a plan for financing the annual payment for that
- 10 fiscal year and publish that plan in the Federal Register.
- 11 The plan may assume efficiencies in the operation of the
- 12 Postal Service, reductions in capital expenditures, in-
- 13 creases in the prices of services, or any combination, but
- 14 may not assume a lower fund surplus or higher fund defi-
- 15 cit and must follow the requirements of existing law gov-
- 16 erning the Postal Service in all other respects. Within 30
- 17 days of the receipt of that plan, the Postal Rate Commis-
- 18 sion shall approve the plan or modify it in the manner
- 19 that modifications are allowed under current law. If the
- 20 Postal Rate Commission does not respond to the plan
- 21 within 30 days, the plan submitted by the Postmaster
- 22 General shall go into effect. Any plan may be later revised
- 23 by the submission of a new plan to the Postal Rate Com-
- 24 mission, which may approve or modify it.

1	(j)	Power	Marke	ring .	Administrat	YONS	AND
2	TVA.—A	ny seque	estration	of the	Department	of E	nergy

- 3 power marketing administration funds or the Tennessee
- 4 Valley Authority fund shall be accomplished by annual
- 5 payments from those funds to the General Fund of the
- 6 Treasury, and the administrators of those funds shall have
- 7 the duty to make those payments during the fiscal year
- 8 to which the sequestration order applies and each succeed-
- 9 ing fiscal year. The amount of each payment by a fund
- 10 shall be—
- 11 (1) the direct spending uniform sequestration
- 12 percentage, times
- 13 (2) the estimated gross obligations of the fund
- in that year other than those obligations financed
- from discretionary appropriations for that year.
- 16 Any such payment for a fiscal year shall be made as soon
- 17 as possible during the fiscal year, except that it may be
- 18 made in installments within that year if the payment
- 19 schedule is approved by the Secretary of the Treasury. An-
- 20 nual payments by a fund may be financed by reductions
- 21 in costs required to produce the pre-sequester amount of
- 22 power (but those reductions shall not include reductions
- 23 in the amount of power supplied by the fund), by reduc-
- 24 tions in capital expenditures, by increases in tax rates, or
- 25 by any combination, but may not be financed by a lower

- 1 fund surplus, a higher fund deficit, additional borrowing,
- 2 delay in repayment of principal on outstanding debt and
- 3 must follow the requirements of existing law governing the
- 4 fund in all other respects. The administrator of a fund
- 5 or the TVA Board is authorized to take the actions speci-
- 6 fied above in order to make the annual payments to the
- 7 Treasury.
- 8 (k) Businesslike Transactions.—Notwithstand-
- 9 ing any other provision of law, for programs which provide
- 10 a businesslike service in exchange for a fee, sequestration
- 11 shall be accomplished through a uniform increase in fees
- 12 (sufficient to produce the dollar savings in such programs
- 13 for the fiscal year of the sequestration required by section
- 14 202(a)(2), all subsequent fees shall be increased by the
- 15 same percentage, and all proceeds from such fees shall be
- 16 paid into the general fund of the Treasury, in any year
- 17 for which a sequester affecting such programs are in ef-
- 18 fect.

### 19 SEC. 206. THE CURRENT LAW BASELINE

- 20 (a) Determination of the Budget Baseline.—
- 21 The Directors of the Congressional Budget Office and the
- 22 Office of Management and Budget shall submit to the
- 23 President and the Congress reports setting forth the budg-
- 24 et baselines for the budget year and at least the subse-
- 25 quent nine fiscal years. The CBO report shall be submit-

- 1 ted on or before January 15. The OMB report shall ac-
- 2 company the President's budget. The budget baseline shall
- 3 be based on the common economic assumptions set forth
- 4 in Section 104 of this Act, adjusted to reflect revisions
- 5 pursuant to (b) below. The budget baseline shall consist
- 6 of a projection of current year levels of budget authority,
- 7 outlays, revenues and the surplus or deficit into the budget
- 8 year and the relevant outyears based on current enacted
- 9 laws as of the date of the projection.
- 10 (b) REVISIONS TO THE BASELINE.—The baseline
- 11 shall be adjusted for up-to-date economic assumptions
- 12 when CBO submits its Economic and Budget Update and
- 13 when OMB submits their its Budget Update, and by Au-
- 14 gust 1 each year, when CBO and OBM submit their Mid-
- 15 year Reviews. For Discretionary spending items, the base-
- 16 line shall be the spending caps in effect pursuant to sec-
- 17 tion 601(a)(2) of the Congressional Budget Act of 1974
- 18 as amended. For years in which there are no caps, the
- 19 baseline for discretionary spending shall be the same as
- 20 in the last year for which there were statutory caps. For
- 21 all other expenditures, and for revenues, the baseline shall
- 22 be adjusted by comparing unemployment, inflation, inter-
- 23 est rates, growth and other economic indicators—and
- 24 changes ineligible population—for the most recent period
- 25 for which actual data are available, compared to the as-

- 1 sumptions contained in section 104 of this Act. The budg-
- 2 et baseline shall provide the basis for scorekeeping proce-

3 dures pursuant to title II of this Act.

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